

1893-033 Chancery Causes: Joseph A. Jones vs. David G. Reese & wife  
Lee Co.

1 Plat

CA-Debt  
T-Property

Will: 1864 : John C. Olinger : Lee County

-Deed

To the Honorable John A. Kelly Judge of the  
Circuit Court of Lee County Virginia.

Humbly complaining your orator Joseph A  
Jones, would respectfully show your honor  
that heretofore, to wit. - on the 26th day of  
August 1884, your orator obtained in your  
honor's court a judgment against one  
David W. Reese for \$142.98 with legal inter-  
est thereon from the 1st day of September  
1883, until paid and \$7.76 costs. On this  
judgment an execution was issued from  
the Clerk's office of said Court, directed to  
the Sheriff of the said County, returnable to  
November Rules 1884, which was placed  
in the hands of the said Sheriff to be execu-  
ted, and was on the return day thereof  
returned by the said Sheriff with the fol-  
lowing return endorsed thereon, to wit.

"Not executed no property found subject to levy.  
R. D. Flannery S. L. C." A copy of said judg-  
ment, <sup>and the docketing thereof</sup> is herewith filed marked "A", and a  
copy of said execution together with the re-  
turn endorsed thereon is herewith filed  
marked "B", as part hereof.

Now your orator states that the said David  
W. Reese has an interest, by the courtesy  
secured by his wife <sup>Annita Reese</sup> to whom he was married Decr 11th 1866,  
in the following real estate, to wit. A tract  
of 205 acres of land lying in said County on  
the North side of Stone Mountain in the



Orchard, and which descended to his wife, Armintha Reese, from her father John B Olinger Sr deceased, Also <sup>in</sup> one fourth of a tract of 700 acres of land near to the said 205 acre tract, which was devised to the said Armintha & her <sup>three</sup> children by her said father in his last will and testament And also <sup>in</sup> a tract or parcel of land containing 68 acres, lying and being in Turkey Cove in said County, which was laid off and assigned to his said wife, in the year 1874, as her dower, as widow of Jackson M Jones decd, in his real estate, and that he is advised that his said judgment, no part of which has been paid, is a lien on the defendants <sup>said</sup> interest in said real estate that the rents and profits of said real estate will not satisfy the said judgment in 5 years. In tender consideration whereof for as much as your orator is remediless in the premises save by the aid of a court of equity. Your orator prays that the said David G Reese <sup>& Armintha Reese, his wife</sup> be made party defendant to this bill, and required to answer the same on oath; that the said interest of the said David G Reese in said real estate, or so much thereof as may be necessary, be sold to satisfy your orators judgment, and for

all further & general relief, may be issued.  
Richmond & Orr, for  
Complainant.



Co 9.03 to Am  
 S 1.00  
 Co 6 2.05  
 A 15.00  
 Postmaster 6.00

\$33.08

Joseph A Jones

vs Bill in Chancery

Daniel G Reese

1885. Octo, Bill fed Spaided

" Nov. D. N. Conf, Deer Court

1886 Jan'y + Feby Outd

" March Cause set for hearing.

" Mr. Term petition of Mrs Araminta Reese filed Bill amended at bar +

" Cause remanded to term

" June Spa on and Bill Exd. + D. N. act to Miss

" July D. N. Conf

" Aug. continued

" Nov. Decree + Court, Mr. Decree + Court,

Cost at law

Co 11.31  
 S 50  
 A 2.50  
 Co 6 2.50  
 \$7.56

Cost Clerk's Co's to March 30/87. Paid \$13.34



To the Hon. John A. Reese Judge of  
the Circuit Court of Lee County wa  
Your petitioner Armintha Reese  
wife of David G. Reese, would  
respectfully represent that one Joseph  
A. Jones has filed his bill against  
her said husband, to enforce a  
judgment lien upon certain lands  
mentioned in the bill mentioned - Your  
petitioner would state that she is ad-  
vised a sufficiency appears upon said  
bill's face to show her interest therein, and  
that she should be made a party.

But in addition thereto, the Contingent  
right of dower to the Turkey Cove lands  
~~here~~ mentioned in said bill, have long  
since been sold and your petitioner  
became the owner thereof for a full  
and fair consideration - She claims  
the other lands in her own right  
free from her husband's claims - She  
prays therefore to be made a party  
defendant to said cause & be allowed  
to assert her claim thereto - And as  
in duty bound she will ever pray

Attest  
Petitioner



Arminio Rees

add. of Petition to  
be made a party

Joseph A. Jones



To the Hon. John A. Kelly Judge  
of the Circuit of Lee County.

The Demurrer and answer of  
Armintha Reese, to a bill filed  
in this Hon. Court, against her and  
others by Joseph A. Jones, Respondent  
says the plffs bill is not sufficient  
in law and of this she prays Judge-  
ment of the Court-

But if any other  
or further answer be deemed nec-  
essary answering she says, that  
her husband David G. Reese does  
not have any Courtesy in the 205-  
and 700 acre tract, one of the essential  
ingredients to Courtesy is possession  
and that has never existed in her  
said husband to these two tracts, which  
descended to her in her own right  
and belong to her free from the  
claims of her husband. Besides, she  
in the language of "Webster still lives"  
and there is no Courtesy until her death  
and with all due respect to her  
said husband she intends to out-  
live him if she can. As to her  
dower she fails to see how any  
Contingent Courtesy can attach



the dower, when she dies the dower  
ceases; then where is the Contingent?  
while she lives there is no Contingent  
then how can it be sold. In the  
seven hundred acre tract her children  
have an interest and should be pro-  
tect; this tract and the 205 acres are all  
wild land, and has never been  
in the actual possession of her  
her husband during their marriage.  
She therefore denies that <sup>her husband</sup> ~~he~~ <sup>has</sup> ~~any~~  
has any Contingent Contingent in  
her land which can be sold  
without injury to her title  
which the law forbids. Besides  
the 68 acre tract & other land ad-  
jacent to her husband's supposed  
Contingent life estate was sold by  
a decree of Court & purchased by  
her & paid for out of her own  
separate estate and she holds the same  
by purchase since the married  
woman's act free from the claim  
of her said husband & this purchase  
the relies upon to protect her  
in her rights. And having now  
fully answered she prays to be  
hence dismissed with her costs.

A. S. Breckenridge  
Deputy



Virginia

Lee County to wit:

This day Araminta Reese personally appeared before me and made oath in due form, that the statements made in the foregoing answer so far as they depend upon her own knowledge are true. and that so far as they depend upon information derived from others she believes them to be true Given under my hand this Aug. 24<sup>th</sup> 1886

J. A. D. Hyatt C.



Armiata Reese

Adm<sup>r</sup> Answer

Joseph A. Jones

1886. Aug. 24 and  
filed in open  
court by leave  
thereof

J. A. Wyatte



Joseph A Jones  
against  
David G Reese

Plff } In chancery.  
Deft }

On motion of the plaintiff this cause is  
stricken from the docket with leave to  
reinstate the same should it become  
necessary in order to collect the small  
balance due on the decree in the cause  
and the costs accrued since the sale.  
made by Commissioner J. B. Richmond.



Joseph A Jones  
vs { Order Final

13  
Daniel G Reese

Entered on O. B.

Page 481-

June 7, 1893

John A. G. Hall  
Q

Enter this order

14.5.1893

June 7 1893.

Joseph A Jones  
against

David G Reese & wife Defts

Plff } In Chancery.

This cause came on again to be further heard, upon the papers formerly read in the cause, and the report of James W Orr, Commissioner, filed Decr. 2nd 1891, and deed therewith to Armintha Reese, and was argued by Counsel. On consideration thereof said report and deed are confirmed, and the Clerk of this Court will deliver said deed to said Armintha Reese, and it is ordered that she pay to said Commissioner two dollars & fifty cents for executing said deed. And the cause is continued.



Joseph A Jones  
vs Decree Confirming  
Deed  
D. G. Reese & wife.

Book Co B #3.  
pages 365-6.

Byrd C.C.

Enter this decree.  
14<sup>th</sup> Dec 1894  
Decr 3<sup>rd</sup> 1891.

Joseph A Jones

Plaintiff

against

D. G. Reese & wife

Defendants

In Chancery.

This cause came on again to be further heard upon the papers formerly read in the cause, and the report of James B Richmond Comr. filed November 18th 1891, and was argued by Counsel. On consideration thereof said report is confirmed, and it is adjudged, ordered & decreed that James W Orr, who is appointed a commissioner for the purpose, do convey by deed, with covenants of special warranty, to Armintha Reese, the interest of the defendant David G Reese in the dower of the said Armintha in the 68 acre tract of land in the bill and proceedings in this cause mentioned, which was sold by Commissioner Richmond in this cause to said Armintha Reese. Said Commissioner will report his action to <sup>this court, at</sup> some future day of the present term, until which time the cause is continued.



Gas A Jones

vs { Decree to make  
dud &c

L. G. Reese & wife.

Enclosed Bt 3

page 364-5

Fyatt &c

Enter this decree

H. S. K. M.

Decr 2 1891.

Joseph A Jones

vs

Deft

In chy.

David G Reese & Anninta Reese his wife Defts

This cause came on this day again to be heard upon the papers formerly read in the cause and the report of James B Richmond Commissioner, of the sale of the interest of defendant David G Reese in the dower interest of his wife in the estate of her former husband, filed in the cause, March 16th 1887. and was argued by counsel, and said report having been filed the time required by law, and being unexcepted to is confirmed. And it is ordered that said Commissioner pay to those entitled the costs in his hands, and when the purchase money is due he will proceed to collect the same and pay it over when collected to the plaintiffs and report his action to this Court. And the Cause is continued.



Joseph A Jones

vs { Decree No 2.

David C Reese & al.  
Entered page 15-

Entered this decree.

H. S. K. M.

Mar 30th 1887.



Joseph A Jones  
against-

Plff.

In chy.

D. G. Reese & Armintha Reese his wife. Defts.

This cause came on this day to be heard upon the bill of the plaintiff, taken for confessed against the defendant D. G. Reese, <sup>& Exhibits therewith</sup> and the answer of the defendant Armintha Reese with replication thereto and was argued by counsel. On consideration whereof the Court is of opinion that the plaintiff's judgment for \$142.98 with legal interest thereon from the 1st day of September 1883, until paid and \$7.76 costs, is a lien upon the defendant's D. G. Reese's life estate interest in the land in the bill mentioned. It is adjudged, ordered and decreed that unless the <sup>said</sup> defendant, or some one for him, shall pay to the plaintiff <sup>& the costs of this suit</sup> the amount of said judgment, within thirty days from the adjournment of this Court, then James B Richmond who is appointed a commissioner for the purpose will proceed at the front door of the Court house of this County, on some Court day, to sell to the highest bidder, on a credit of one, two & three or four years the said D. G. Reese's said interest in the land in the bill mentioned, or so much thereof as may be necessary to pay and satisfy the said judgment, and the costs of this suit. Said Commissioner before selling will advertise the time, terms and place of sale for at least thirty days <sup>on</sup> ~~at~~ the said Court house.



door and in the vicinity of said land, and will require the costs at law, the costs of this suit and expense of sale to be paid down and for the deferred payments he will take bonds from the purchaser with security bearing interest from date, and before acting under this decree said Commissioner will execute bond before the Clerk of this Court in the sum of \$380<sup>00</sup> conditioned to faithfully perform and discharge his duties as Commissioner and will report his action to the Court and the Cause is continued.

Joseph A Jones

vs Decree

D. W. Jones & wife

Extd 5-79 + 80

J. A. Hyatt & c

Enter this decree

Nov 26<sup>th</sup> 1886

J. A. H.

Joseph A Jones.

against

David G Reese

Plff

Def.

In Chancery.

On motion of Armintha Reese wife of the defendant David G Reese leave is granted her to file her petition in this cause praying to be made a party defendant in this suit, and it is ordered that the plaintiff amend his bill so as to make the said Armintha defendant thereto, which amendment was made at bar.



Joseph A. Jones  
vs { Decree

David G. Reese.

---

Joseph A Jones

vs

Plff

In Chancery.

David G Reese et al Defts

The undersigned Commissioner in this cause respectfully reports, that pursuant to the decree rendered therein at the Nov. term 1886, he proceeded on the first day of the February term 1887, of the County Court of this County, at the front door of the Court house of said County, to sell to the highest bidder, the interest of the Defendant David G Reese in the dower of his wife in the estate of her former husband, it being his interest for life by the curtesy, in 68 acres laid off and assigned to his said wife as her dower interest in her former husband's estate, having first advertised said sale as in said decree directed. And the defendant Annanta Reese, wife of the deft David G Reese, being the highest and best bidder became the purchaser at the price of \$205.00. The said purchaser thereupon paid down or secured the payment of the costs & commissions on sale <sup>amounting</sup> to \$51.51 and for the residue she executed her four several bonds <sup>for \$43.18 each</sup> due in one, two, three and four years, respectively, with interest from date, with J. E. Hollis, J. M. Ward & J. G. Reaser her securities except the first note due in one year was only given for \$23.96. The sum bid by said purchaser, being \$19.22 being sufficient to pay and satisfy plaintiff's claim. Your commissioner thinks the interest sold brought a fair



price & he recommends its confirmation.

Respectfully submitted.

James B. Richmond -  
Comr.

Joseph A. Jones.

vs. Comr's Report of Sale.

D. A. Reese et al

Filed Apr 10th 1887.

J. H. Hyatt

Joseph A. Jones Plff vs David G. Reese & wife Defts - In Chancery

The undersigned Court in this cause respectfully reports, that the purchase money for the interest of the defendant David G. Reese in the dower interest of his wife in the estate of her former husband has all been paid, and your Court, after retaining his Commission and paying to those entitled the costs collected by him, has paid the residue of said purchase money to the plaintiff on his debt against said David G. Reese.

The purchaser of said interest, Arminia Reese, is now entitled to <sup>a</sup> deed for said interest.

To

Wm H. S. Morrison.

James B. Richmond, Cmr.



Jas A Jaines  
vs { Court Report.

D. G. Reese & wife

Filed Nov '18" / 1891.

J. A. Hyatt

Joseph A Jones Plff vs D. G. Reese & wife Defts. In Chancery  
The undersigned Comr in this Cause respectfully reports,  
that he has executed a proper deed to Anninta Reese for  
the interest purchased by her in the 68 acre tract of  
land in the bill & proceedings mentioned in this Cause,  
which deed is filed, for Confirmation, with this report  
marked "D".

To  
Hon' H. S. K. Morison.

James W Orr, Commissioner.



Gas A James  
vs { Report of Deed  
(3)

D. G. Reese & wife

Filed Decr 7<sup>th</sup> 1891

J. M. Hyatt &

Joseph A Jones vs D. G. Reese + wife.

Pr Sept 1st 1883. - - - - \$142.98

Int to Jan'y 18th 1887. - - - 29.02

Pr + Int. \$172.00

Costs at law

\$7.76

Costs ch'g suit.

33.08

Corn on Sale -

10.64

Down \$51.48

Four notes 1, 2, 3 + 4 years. each

\$43.00



Jones  
vs } balcub  
Reese }

~~Pr & Int \$172.00~~  
~~Fines notes each \$43.00~~  
~~Costs Com \$51.48~~

~~172.98~~  
~~44~~

Pr & Int. \$172.71

213.55-

Costs at law 7.76

~~106.75-~~

" Chancery. 33.08

Com' 10.67

\$224.22

~~172.71~~  
~~43.18~~

205.00

\$19.22

Down \$51.51

Collected  
notes.

4 notes each 43.18

too 3/91.

196.75-

Com 19.67

\$177.08

Deer 68 A.

205.00

51.51

153.49

129.54

23.96

153.50

# The Commonwealth of Virginia,

To the Sheriff of Lee County--Greeting:

We Command You, That of the Goods and Chattels of

*David L Reese*  
*James Reese*

late in your Bailiwick, you cause to be made \$ *142.98*, with legal interest thereon from the *1st* day of *Sept*, 18*83*, till payment, which *J. A. Jones*

lately in our Circuit Court of Lee County, has recovered against *him* by suit for *debt*  
Also, \$ *7.06*, which to the said

*Jones* in our Court were adjudge for *his* costs in  
that behalf expended, whereof the said

*Reese is* convicted, as appears to us of record. And that you  
have the same before the Judge of our said Court at the Court House on the first Monday in *Nov*  
next, to render to the said *David L. Reese*

of the *debt* and costs as aforesaid And have then and there this Writ.

Witness, J. A. G. HYATT, Clerk of our said Court, at the Court House, this *1st* day of *Sept*

188*6*, in the 10 *7* year of the Commonwealth.

*J. A. G. Hyatt* Clerk.

*A Copy*  
*Lente J. A. G. Hyatt*

*64.31*  
*8 50*  
*42.50*  
*86 28*  
*47.54*



July 26 1884  
201) First R. & D

J. A. Jones

vs 3 L. & F. a

David G. Reese

To Four Rules 1884

Not executed

No property found  
Subject to levy

R. D. Flannery

S. L. C.

A copy

sent

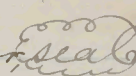
J. A. Hyatt

(B)

Fee for copy 40<sup>0</sup>



This deed made this 3<sup>rd</sup> day of December 1891, by and between James W Orr, Commissioner of the Circuit Court of Lee County Virginia, appointed for the purpose, by decree of said Court, at the November term 1891, in the Chancery Cause of Joseph A Jones against David G Reese & wife, of the one part and Armintha Reese of the other part, both of Lee County Virginia. Witnesseth that the said James W Orr, Commissioner as aforesaid, in consideration of the premises, and the sum of One dollar in hand paid, the receipt of which is hereby acknowledged, doth hereby grant and convey, with Covenants of special warranty only, unto the said Armintha Reese, the interest of her husband, David G Reese, in the dower of the said Armintha in a tract of 68 acres of land laid off and assigned to her as dower in her former husband's estate, lying and being in said County in Turkey Cove. To have and to hold the said interest unto the said Armintha Reese and her heirs forever, with the warranty aforesaid. Witness the following signature and seal.

James W Orr, Commissioner, 

Virginia, Lee County, to wit. —

I J. A. G. Hyatt Clerk of the Circuit Court, in and for the County and State aforesaid, do certify that James W Orr whose name is signed to the foregoing deed bearing date December 3<sup>rd</sup> 1891, has acknowledged the same before me in my County, given under my



hand this 3<sup>rd</sup> day of December 1891.

J. A. S. Syatt Cork

Annita Leese  
From { Seed  
James W. On-Court

L.



In the name of God Amen. I, John B. Oliniger,  
of the County of Lee and State of Virginia,  
being of sound mind and memory ~~and~~ and  
considering the uncertainty of this frail  
and transitory life, do therefore make ~~ordain~~  
publish and declare this to be my last will  
and testament, that is to say. first after  
all my lawful debts are paid and discharged  
the residue of my estate real and personal  
I give bequeath and dispose of as follows.  
to wit: I will my lands in the Crab Orchard  
to be divided as I shall describe, I want  
the Bailey place to be laid off in a five  
hundred acre tract, so as not to run up  
the creek, so as not to damage another tract  
as may be laid off adjoining it, also the  
Royer place to be run so as to make a five  
hundred acre tract, also the big meadow  
tract or Kelburn place, so as to make  
five hundred acres, both tracts to run  
to the top of the top of the little Black  
Mountain, I want the dividing line between  
them to run from the mouth of the branch  
west of the Kelburn place, up the same,  
to the narrows, to a maple, ash and dogwood  
on the east bank of the branch below  
Jacob B. Oliniger's new ground fields



a corner I had made to a tract, in  
my former will to Jacob B. Olinger, thence  
to the top of a spur or rather Knob, west  
of Kilbourne place, to a chestnut, or chestnut  
oak on said Knob, and with the top of  
said ridge, to a spur of the little black  
mountain est of the Stable field and  
with the same to the top of the mountain,  
I also want two other tracts, to be laid  
off containing seven hundred acres in  
each tract, in a Suitable Situation for  
farms, and the residue of my land to  
be divided equally among my children.

7<sup>th</sup> I bequeath to my daughter Araminta  
Jones and her children one of the five  
tracts to be laid off, and at the death of  
my wife, an equal part of my estate, with  
the rest of my children.

John B. Olinger. Seal

Virginia

At a County Court begun and held for  
Lee County at the Court House thereof, on  
Monday the 18<sup>th</sup> day of January 1864.

The last will and testament of John B.  
Olinger deceased was this day produced  
in court and proved by the oaths of Callahan  
Flanary and Sam Bailey the two subscribing



witnesses thereto, A Codicil to said will,  
was also at the same time produced to the  
Court and likewise proved by the oaths  
of barr Bailey and John Riddle, the two  
subscribing witnesses thereto, The said  
will together with the said Codicil,  
is ordered to be recorded as the last  
will and Testament of the said John  
b. Olmiger.

Teste Henry J. Morgan clerk.

An abstract copy

Teste John R. Gibson clerk.



John C. Olinger.  
Abstract of  
Last Will & Testament.

Will Book 100

P. 100.

for 50



April the 21<sup>st</sup> 1882. We the undersigned  
commissioners, selected by Jacob B. Olinger,  
and John B. Olinger Jr. Executors of the  
Estate of John B. Olinger deceased,  
in accordance with the last will and  
Testament of said John B. Olinger have  
laid off and assigned unto the heirs  
of the same the remaining or hither to  
undivided portion of land, lying on  
the North Side of Stone Mountain it  
being the South west portion of Fields,  
Taylor & Johnson 62000 acre survey, as in-  
cluded in the Mills deed. We first  
surveyed and plotted the entire  
boundary, which we found to embrace  
about 1440 acres and considering it to  
be about equal, in quality we have  
we have assigned to the best of our abil-  
ity an equal quantity to each heir accor-  
ding to the following report & plat. we  
have laid off and assigned to Tra-  
minta Reese. lot No 3. Beginning at (B)  
2 Chestnuts & 2 gums on the top of the  
Stone Mountain N 70 E 62 poles N 10 E 40  
poles to a Chestnut N 69 E 40 poles to 3  
hickories N 39 E 9 poles to a double Chestnut  
thence leaving the top of the mountain



N 1 W 330 poles to a stake on the north  
fork and with the same S 87 W 18 poles  
N 66 W 10 poles N 46 W 40 poles S 85 W 16 poles  
to a stake corner of Lot 102 and with  
a line of the same S 5 W 440 poles to the  
Beginning containing 205 acres.

Virginia, Lee County Court Clerk's office the 6<sup>th</sup>  
day of Sept 1882.

The foregoing Commissioners Report of  
of the division of the land of John C.  
Olinger Jr. decd. was this day filed in  
this office and admitted to record.

Teste John R. Gibson Clerk.

An abstract copy.

Teste John R. Gibson Clerk.

Arminia Reese  
4 } Abstract copy  
of assignment of  
share.  
J. C. Olinger Jr. decd.

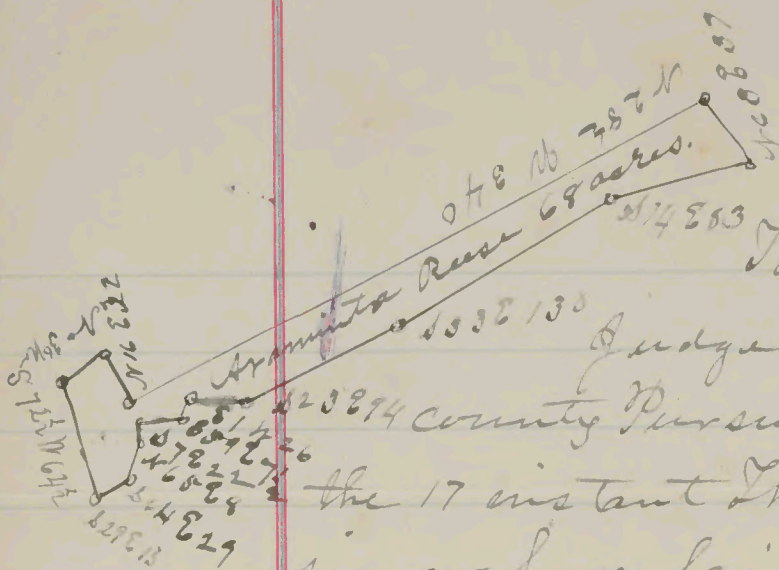
Received in Deed

Book no 20 P. 160

J. R. Gibson clk.

Fee for this copy 35-





To the Honorable Henry J. Morgan,

Judge of the county court of Lee  
 Pursuant to your order dated  
 the 17 instant The undersigned Commis-  
 sioner have laid off and assigned to Ar-  
 amintha Reese late Araminta Jones, late  
 widow of Jackson M. Jones deceased her dower  
 interest in the real estate of the said Jackson  
 M. Jones which assignment includes her entire  
 dower interest in all the lands which the  
 said Jackson M. Jones died seized and  
 possessed of both in the Counties of Lee  
 and Wise, which said dower lands is  
 lying and being in the said county of Lee  
 and in the Turkey Cove and bounded as  
 follows to wit Beginning at an Elm  
 corner to Clemens lands thence S 29 E 18  
 poles to a stake on a branch, thence S 64  
 E 29 poles to a stake where the road cross-  
 es the branch, thence with said road  
 N 65 E 8 poles to a stake, thence with Ward  
 lines S 7 E 22 poles to a sugar tree near the  
 spring branch, thence S 59 E 7 1/2 poles  
 dividing the spring to a stake S W. 26  
 poles to a stake S 23 E 94 poles to a stake  
 S 33 E 130 poles to a chestnut poplar and  
 chestnut oak, S 14 E 88 poles to a stake



on the top of Hollins Ridge & along the  
same N 63 E 39 poles to 3 chestnut oaks,  
thence N 28 E 340 poles to a stake at said  
road near said Rees' house & along the  
same N 61 E 32 poles to a stake on Jonathan  
M. Wyatts line & with the same N 30 W 27 poles  
to a stake corner to said Wyatts land  
thence S 72 E 64 1/2 poles to the beginning.  
Including a 56 acre tract and part of  
an 84 acre tract containing 68 acres  
be the same more or less. All of which  
is respectfully submitted.

Bar Bailey

John Reesor

Daniel S. Reesor

August 21<sup>st</sup> 1874

} Comrs.

Commissioners fees

Bar Bailey \$3.00 including surveying

John Reesor 2.00

Daniel S. Reesor 2.00

Virginia.

At a County Court begun and held for  
Lee County at the Court house thereof on Monday  
the 18<sup>th</sup> day of January. 1875.

The report of Bar Bailey John Reesor & Daniel  
S. Reesor Commissioners appointed by a  
former order of this Court to assign to



Arminta Reese late Arminta Jones, late  
widow of Jackson M. Jones deceased her  
Dower interest in the real estate of  
which the said Jackson M. Jones died,  
seized and possessed, having made  
and filed their report in the clerk's office  
of this court, the time required by law,  
and said report being seen and inspected  
by the court, and unexcepted to is confirmed,  
and ordered to be recorded...

Attest J. R. Gibson D.C.

Attest of the Record.

J. R. Gibson Clerk.



Araminta Reese late  
Jones. Acopy of assign-  
ment of Dover town?  
Refert.

Filed Aug 24<sup>th</sup> 1874

James W. Orr clk.

1875. Jany confirmed  
and ordered to  
be recorded

Recorded in Deed  
Book No 17 Page 253.

John R. Gibson Sec.

Acopy  
Weste J. R. Gibson clk

Fee for this copy 1<sup>00</sup>

Aug 28 Lucinda Sept 10 J. A. Jones of Lee Co Va  
1884 Court 1884 vs } In Debt.

David G. Reese

Judgment for \$142.98 with  
legal interest thereon from  
the 1st day of Sept. 1883 till paid  
C. 4.31 . . . Co. C. 25 S. 60 A. 2.50

Attest Jate John R. Gibson clk.



J. A. Jones  
vs } Copy of Judgt.

D. G. Reese

Fee for Copy 20¢.

Know all men by these presents,  
that we James B. Richmond and  
James W Orr are held and firmly  
bound unto the Commonwealth of Virginia  
in the just and full sum of Three Hundred  
and fifty (350) Dollars, and for the  
prompt payment thereof well and truly  
to be made unto the said Commonwealth  
we each bind ourselves heirs &c; and as  
as to this obligation hereby waives our  
homestead exemptions, witness our  
hands and seals this 16<sup>th</sup> day of Decr. 1886.

The Condition of the above obligation  
is such that whereas the above bound  
James B. Richmond, was appointed a  
Commissioner, by a decree entered in the  
Chancery Cause of Joseph A. Jones vs  
D. G. Reese wife now pending in Lee  
Circuit, on the 26<sup>th</sup> day of November 1886,  
and therein directed to make sale of  
certain interests of D. G. Reese in the lands  
in the Bill & proceedings mentioned.

Now therefore should the said James  
B. Richmond as such Commissioner, faithfully perform  
the duties assigned him and truly & justly  
account for all sums of money he may  
receive as such Commissioner, then this obligation to be  
void, otherwise to remain  
in full force & virtue.

James W Orr

Seal  
Seal



Joseph A. Jones

vs

County Bond

D. G. Reese & wife

# THE COMMONWEALTH OF VIRGINIA,

TO THE SHERIFF OF LEE COUNTY—GREETING:

WE COMMAND YOU to summon Marietta Reese wife

of David G. Reese

to appear at the Clerk's office of the Circuit Court of Lee County, at the Court House, on the first  
Monday June <sup>an original and amended</sup> next, being Rule Day, to answer a Bill in Chancery exhibited in our  
Court against her <sup>her husband D. G. Reese</sup>, by Joseph A. Jones

And have then and there this Writ. Witness, J. A. G. HYATT, Clerk of our said Court, at the  
Court House, this 3<sup>rd</sup> day of May 1886, in the 110 year of the Commonwealth.

A COPY--TESTE:

J. A. G. Hyatt Clerk.



Joseph A. Jones

Spa in Chcy  
vs. } on and Bill

D. G. Reese & Gramma

Reese his wife

To June Rules 1886

Executed by  
delivering an  
Office Copy To  
Gramma Reese  
wife of D. G. Reese  
May 28 1886  
R. D. Flannery S. S. Lib

may 28<sup>th</sup>